PROB 12B

United States District Court

Report Date: Attiguest 272912
U.S. DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

for the

AUG 0 3 2012

Eastern District of Washington

JAMES R. LARSEN, CLERK

DEPUTY
SPOKANE, WASHINGTON

Request for Modifying the Conditions or Term of Supervision with Consent of the Offender

(Probation Form 49, Waiver of Hearing is Attached)

Name of Offender: Anany Scott

Case Number: 2:11CR02051-001

Name of Sentencing Judicial Officer: The Honorable Robert H. Whaley

Date of Original Sentence: 3/6/2012

Type of Supervision: Probation

Original Offense: Crime on Indian Reservation-

Date Supervision Commenced: 3/6/2012

Assault Resulting in Serious Bodily Injury, 18 U.S.C.

§ 1153 & 113(a)(6)

Original Sentence: Probation - 24 Months

Date Supervision Expires: 3/5/2014

PETITIONING THE COURT

To modify the conditions of supervision as follows:

You shall abstain from the use of illegal controlled substances, and shall submit to urinalysis testing, as directed by the supervising officer, but no more than six tests per month, in order to confirm continued abstinence from these substances.

CAUSE

On June 8, 2012, the Toppenish Community Hospital called Central Washington Comprehensive Mental Health (CWCMH) requesting crisis intervention for Ms. Scott. Ms. Scott was at the emergency room at the hospital because she reportedly wrapped a phone cord around her neck. When interviewed by CWCMH staff, Ms. Scott reported regretting putting the phone cord around her neck and that she was not suicidal. However, the defendant admitted she consumed alcohol after having 9 to 12 months of sobriety. Ms. Scott submitted to a urine drug screen which was positive for methamphetamine. Ms. Scott stated she does not use illegal drugs and denied methamphetamine use. Ms. Scott was released to her mother and weekly counseling appointments were scheduled with a mental health counselor at Yakama Nation Behavioral Health.

Prob 12B

Re: Scott, Anany August 2, 2012

Page 2

Ms. Scott has agreed to the modification and a signed waiver is enclosed for the Court's review.